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*Counsel for the United States*

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

UNITED STATES OF AMERICA,

Plaintiff,

v.

BRANDON CASUTT,

Defendant.

2:20-cr-231-APG-NJK

**STIPULATION REGARDING  
AUTHENTICITY AND ADMISSIBILITY  
OF GOVERNMENT EXHIBITS**

The United States of America, by and through its undersigned counsel, and  
Defendant Brandon Casutt, through counsel Maggie Lambrose, Esq., and Rebecca Levy,  
Esq., hereby agree and stipulate as follows:

The bates stamped documents and records previously provided in discovery and  
listed below are authentic duplicates and constitute records of regularly conducted activity

1 under Federal Rules of Evidence 901, 902, 803(6), 803(7), 803(8), and 1003. As such, the  
2 parties stipulate that these documents and records are admissible without additional seals,  
3 certifications, testimony regarding authentication, or additional foundational testimony  
4 from a records custodian. The parties reserve the right to challenge admissibility of the  
5 evidence on any other grounds, including relevance.

- 6 1. Bank records from Wells Fargo Bank (bates numbered 001681-1708, 001711-  
7 002186, 002189-002250, 002268-002369, 002390-002425);
  - 8 2. Bank records from US Bank (US Bank bates numbered USBI861-01-  
9 0000001-USBI861-01-0000077; USB5007-01-0000001-USB5007-01-0000052;  
10 USB1861-02-0000001-USB1861-02-0000016; USB1861-03-0000001,  
11 USB20231-01-0000001 – USB20231-01-0000022, USB20231-02-0000001 –  
12 USB20231-02-0000003);
  - 13 3. Records from Cox Communications, Inc. (bates numbered 000012 – 000024,  
14 000040 – 000045);
  - 15 4. Records from Lawyer's Title of Nevada Inc. (000453 – 001386);
  - 16 5. Records from the Nevada Department of Employment, Training,  
17 Rehabilitation (bates numbered 001387, 001403 – 001413);
  - 18 6. Records from the Internal Revenue Service (bates numbered 000250 –  
19 000251, 012295 – 012357); and
  - 20 7. Records from the Federal Deposit Insurance Corporation.
- 21  
22  
23  
24

1 **ON BEHALF OF THE DEFENDANT**

2 **Brandon Casutt**

3 By: /s/Maggie Lambrose  
4 Maggie Lambrose, Esq.  
5 Rebecca Levy, Esq.  
6 *Counsel for Defendant Brandon Casutt*

Dated: 9/27/2022

7 **ON BEHALF OF THE GOVERNMENT**

8 **Glenn Leon**  
9 Chief, Fraud Section  
Criminal Division  
United States Department of Justice

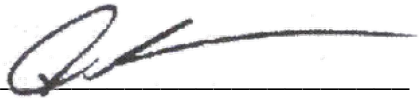
10 **Jason Frierson**  
11 United States Attorney

12 By: /s/Sara Hallmark  
13 Sara A. Hallmark  
14 Trial Attorney, Fraud Section  
Eric Schmale  
Assistant United States Attorney

Dated: 9/27/2022

15  
16 IT IS SO ORDERED:

17 Dated: September 28, 2022

18   
19 ANDREW P. GORDON  
20 UNITED STATES DISTRICT JUDGE  
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